DECLARATION and POWER OF ATT RNEY

As s be	slow ramed inventor, I deciare that figinal, first and joint inventor (if plu	the information given herein is true, that I bell irel names are listed below) of the subject ma	love that I am the original, first :	CONTINUAT DIVIBIONAL and sole invento	r (if only one name is listed as 1 below)
M	ETHOD FOR REPRODUC	ING DATA RECORDED ON AN IN ASSOCIATED A	ITERACTIVE RECORDI UXILIARY DATA	NG MEDIU	IN CONJUNCTION WITH
My resi I ackno I hereb I hereb PCT In	was filed on	ato unless the following box is checked: as United States Application Num zenship are as stated below next to my name ation which is material to the exemination of the derstand the contents of the above identified for Title 35, United States Code, § 119 OR 36 nated at least one country other than the Unite ation or any PCT intermetional application have	ols application in accordance w apecification, including the claim 5(b) of any foreign application(ad States of America, listed belog a filing date pefore that of the	ith Title 37, Cod. ms, as amended a) for palent or li ow and have ab	e of Federal Regulations § 1.56(a). If by any amendment referred to above, inventor's cartificate, or 365(a) of any to identified below any foreign
		PRIOR FOREIGN	APPLICATION(S) DATE OF FILING		PRIORITY CLAIMED UNDER
	COUNTRY	APPLICATION NUMBER	Month Day Yoar		36 U.S.C. 110
Republic of Koree		10-2002-0077595	December 7, 200	2	YES
this app	dication is not disclosed in the price	United States Code, §120 of any United State: r United States application in the manner proventing in Title 37, Code of Federal Regulations this application.	ilded by the first paragraph of T	itle 35, United 5	States Code § 112, I acknowledge the
and Tri	edemark Office connected therewill JONATHAN Y. KANG, REG. REC. NO. 35,168. Send correspondence t	NO. 38,199; F. JASON FAR-HADIAN, REG. N	IO. 42,529; AMIT S. SHETH 50 DIRECT TEL		K. YOON, REG. NO. 42,247; EDWARD
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I further deciare that all statements made herein of my own knowledge are true and that all statements made on information and boilef are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 15 or the United States Code, and that such willful false statements may jeoperaize the velicity of the application or any patent issuing thereon.

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